

EXHIBIT 10

EXHIBIT 10

Form B10 (Official Form 10) (10/05)

United States Bankruptcy Court Central District of California		PROOF OF CLAIM
Name of Debtor DEATH ROW RECORDS,	Case Number 2:06-bk-11205 EC	<div style="border: 2px solid black; padding: 10px; text-align: center;"> FILED MAY - 4 2006 <small>CLERK U.S. BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA</small> <i>Fy JCC</i> </div> <p style="text-align: center; font-size: small;">This space is for Court use only.</p>
<small>NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.</small>		
Name of Creditor (The person or other entity to whom the debtor owes money or property): MICHAEL RAY HARRIS	<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.	
Name and address where notices should be sent: Steven M. Goldberg, Esq. Russ August & Kabat 12424 Wilshire Bl., #1200 Los Angeles, CA 90025 Telephone number:		
Last four digits of account or other number by which creditor identifies debtor: (310) 826-7474	Check here <input type="checkbox"/> replaces if this claim <input type="checkbox"/> amends a previously filed claim, dated: _____	
1. Basis for Claim <input type="checkbox"/> Goods sold <input type="checkbox"/> Services performed <input type="checkbox"/> Money loaned <input type="checkbox"/> Personal injury/wrongful death <input type="checkbox"/> Taxes <input checked="" type="checkbox"/> Other <u>Court Judgment</u>		
<input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. § 1114(a) <input type="checkbox"/> Wages, salaries, and compensation (Fill out below) Last four digits of your Social Security number: _____ Unpaid compensation for services performed from _____ (date) to _____ (date)		
2. Date debt was incurred: 3/9/2005	3. If court judgment, date obtained: March 9, 2005	
4. Total Amount of Claim at Time Case Filed: \$ <u>117,318,631.50</u> <small>(unsecured) (secured) (priority) (Total)</small> If all or part of your claim is secured or entitled to priority, also complete Item 5 or 7 below. <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all interest or additional charges.		
5. Secured Claim. <input type="checkbox"/> Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other _____ Value of Collateral: \$ _____ Amount of arrearage and other charges at time case filed included in secured claim, if any \$ _____	7. Unsecured Priority Claim. <input type="checkbox"/> Check this box if you have an unsecured priority claim, all or part of which is entitled to priority. Amount entitled to priority \$ _____ Specify the priority of the claim: <input type="checkbox"/> Wages, salaries or commissions (up to \$10,000)* earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4). <input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5). <input type="checkbox"/> Up to \$2,225* of deposits toward purchase, lease or rental of property or services for personal, family, or household use - 11 U.S.C. § 507(a)(7). <input type="checkbox"/> Domestic support obligations under - 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). <input type="checkbox"/> Taxes or penalties owed to governmental units - 11 U.S.C. § 507(a)(8). <input type="checkbox"/> Other - Specify applicable paragraph of 11 U.S.C. § 507(a)(____). <small>*Amounts are subject to adjustment on 4/1/07 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment. \$10,000 and 180-day limits apply to cases filed on or after 4/20/05. Pub. L. 109-8</small>	
6. Unsecured Nonpriority Claim. \$ <u>117,318,631.50</u> <input checked="" type="checkbox"/> Check this box if (a) there is no collateral or lien securing your claim, or (b) your claim exceeds the value of the property securing it or (c) none or only part of your claim is entitled to priority.		
8. Credits: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. 9. Supporting Documents: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, security agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. 10. Date-Stamped Copy: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.		This space is for Court use only.
Date	Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any):	
Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.		

ITEMIZATION OF ADDITIONAL CHARGES

Original Judgment: \$107,000,000 (see attached Judgment in LASC Case No. BC 268857)

Statutory Interest: 10% per annum as follows—

\$29,315.07 per day from entry of judgment (March 9, 2005) through payment of
\$1,000,000 on May 27, 2005 = \$2,315,890.50.

\$29,041.10 (daily rate of interest on reduced amount of judgment (\$106,000,000))
per day from May 27, 2005 to date case filed, April 04, 2006 = \$9,002,741.00.

Total Statutory Interest: \$11,318,631.50.

Total payments against judgment by debtor: \$1,000,000.

Total claim as of date case filed: \$117,318,631.50

F.D.

FILED

LOS ANGELES SUPERIOR COURT

MAR 09 2005

JOHN A. CLARKE, CLERK

By: R. Castle

R. CASTLE

1 DAVID B. CASSELMAN (SBN 81657)
2 I. DONALD WEISSMAN (SBN 67980)
3 WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
4 5567 Reseda Boulevard, Suite 330
Post Office Box 7033
Tarzana, California 91357-7033
Telephone: (818) 705-6800 • (323) 872-0995
Facsimile: (818) 705-8147

5 Attorneys for Plaintiffs
6 **LYDIA HARRIS and NEW IMAGE MEDIA**
7 **CORPORATION**

8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
9 **FOR THE COUNTY OF LOS ANGELES**

11 **LYDIA HARRIS, LIFESTYLE**
12 **RECORDS, INC., AND NEW IMAGE**
13 **MEDIA CORP.,**

14 Plaintiffs,

15 v.

16 **KEVIN GILLIAM AKA BATTLECAT;**
17 **MARION H. KNIGHT AKA SUGE**
18 **KNIGHT; DEATH ROW RECORDS;**
19 **THA ROW, INC.; DAVID E. KENNER;**
20 **DAVID E. KENNER PROFESSIONAL**
21 **LAW CORPORATION; DAVID E.**
22 **KENNER, A PROFESSIONAL**
23 **CORPORATION; THE DAVID E.**
24 **KENNER TRUST; INTERSCOPE**
25 **RECORDS; JIMMY IOVINE; JOHN T.**
26 **MCCLAIN, JR.; A&M RECORDS; ET**
27 **AL.,**

28 Defendants.

CASE NO. BC 268857

Case Assigned to:
Judge Ronald M. Sohigian - Dept. 41

[Complaint Filed: February 26, 2002]

JUDGMENT

29 Upon the Order striking the Answer of MARION H. KNIGHT, aka SUGE KNIGHT, ~~and~~
30 DEATH ROW RECORDS, INC., ~~and~~ DEATH ROW RECORDS, INC., ~~and~~ THA ROW, INC.,
31 to Plaintiffs' Complaint and entering default thereon, consideration of the Plaintiffs' Application
32 for Default Prove-up Damages and the supporting declarations of Lydia Harris, I. Donald
33 Weissman, Michael Harris and Phil Ames, and good cause appearing therefor,

JUDGMENT

WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
5567 RESEDA BOULEVARD, SUITE 330
P.O. BOX 7033
TARZANA, CALIFORNIA 91357-7033

1 IT IS HEREBY ADJUDGED that judgment is entered in favor of plaintiffs, LYDIA
2 HARRIS and NEW IMAGE MEDIA CORP., and against defendants, MARION H. KNIGHT
3 aka SUGE KNIGHT, ~~and~~ DEATH ROW RECORDS, INC., ~~aka DEATH ROW RECORDS L.L.C.,~~
4 ~~and TILA ROW, INC.~~, in the sum of \$ 45,000,000 for economic damages,
5 \$ 2,000,000 for non-economic damages, \$ 60,000,000 for punitive damages.
6

7 Further, PLAINTIFFS to recover costs pursuant to a memorandum of costs to be filed
8 pursuant to the statute *in the amount of \$* _____
9

10 Dated: 3-9-05

Ronald M. Schizian
JUDGE OF THE LOS ANGELES SUPERIOR COURT

WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
5567 REBEKA BOULEVARD, SUITE 330
P.O. BOX 7033
TARZANA, CALIFORNIA 91357-7033

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): DEBRA VANIMAN CRAWFORD, SBN 116222 LAW OFFICES OF CRAWFORD & CRAWFORD P.O. Box 373 SW Mission & 4th Carmel, California 93921-0373 TELEPHONE NO.: 831-624-2422 FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): LYDIA HARRIS		FOR COURT USE ONLY FILED DEC 23 2005 USA M. GALDOS CLERK OF THE SUPERIOR COURT C.J. CAMACHO DEPUTY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF MONTEREY STREET ADDRESS: 1200 Aguajito Road MAILING ADDRESS: 1200 Aguajito Road CITY AND ZIP CODE: Monterey, CA 93940 BRANCH NAME: MONTEREY		
MARRIAGE OF PETITIONER: MICHAEL RAY HARRIS RESPONDENT: LYDIA HARRIS		CASE NUMBER: DR 43369
JUDGMENT <input checked="" type="checkbox"/> DISSOLUTION <input type="checkbox"/> LEGAL SEPARATION <input type="checkbox"/> NULLITY <input type="checkbox"/> Status only <input type="checkbox"/> Reserving jurisdiction over termination of marital or domestic partnership status <input type="checkbox"/> Judgment on reserved issues Date marital or domestic partnership status ends: DATE OF FILE STAMP DEC 23 2005		

1. ☐ This judgment ☐ contains personal conduct restraining orders ☐ modifies existing restraining orders.
The restraining orders are contained on page(s) of the attachment. They expire on (date):
2. This proceeding was heard as follows: ☐ Default or uncontested ☐ By declaration under Family Code section 2336
☒ Contested
a. Date: 11-14-05 Dept.: 13 Room:
b. Judicial officer (name): ADRIENNE M. GROVER ☐ Temporary judge
c. ☒ Petitioner present in court ☒ Attorney present in court (name): STEVEN M. GOLDBERG
d. ☒ Respondent present in court ☒ Attorney present in court (name): DEBRA V. CRAWFORD
e. ☐ Claimant present in court (name): ☐ Attorney present in court (name):
f. ☒ Other (specify name): Attorney for
Petitioner: DAN GOLDMAN
3. The court acquired jurisdiction of the respondent on (date): June 9, 2005
a. ☒ The respondent was served with process.
b. ☐ The respondent appeared.

THE COURT ORDERS, GOOD CAUSE APPEARING

4. a. ☒ Judgment of dissolution is entered. Marital or domestic partnership status is terminated and the parties are restored to the status of single persons
(1) ☒ on (specify date): SAME DATE AS FILE STAMP DEC 23 2005
(2) ☐ on a date to be determined on noticed motion of either party or on stipulation.
b. ☐ Judgment of legal separation is entered.
c. ☐ Judgment of nullity is entered. The parties are declared to be single persons on the ground of (specify):

d. ☐ This judgment will be entered nunc pro tunc as of (date):
e. ☐ Judgment on reserved issues.
f. The ☐ petitioner's ☐ respondent's former name is restored to (specify):
g. ☐ Jurisdiction is reserved over all other issues, and all present orders remain in effect except as provided below.
h. ☐ This judgment contains provisions for child support or family support. Each party must complete and file with the court a Child Support Case Registry Form (form FL-181) within 10 days of the date of this judgment. The parents must notify the court of any change in the information submitted within 10 days of the change, by filing an updated form. The Notice of Rights and Responsibilities—Health Care Costs and Reimbursement Procedures and Information Sheet on Changing a Child Support Order (form FL-182) is attached.

12 DEC. 13. 2005 10:21 AM 18316 RUSS AUGUST & KABAT CRAWFORD & CRAWFORD NO. 8028 P. 2/4 82/04

1 PURSUANT TO STIPULATION OF THE PARTIES RECITED IN COURT, IT IS HEREBY
2 ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

3
4 1. Of the monies received by Respondent from Marlon Knight to date, Sixty
5 Thousand (\$60,000) shall be paid to an individual per agreement of the parties. One
6 Hundred and Seventy-Nine Thousand Dollars (\$179,000) shall be given to Petitioner
7 and Two Hundred Thousand Dollars (\$200,000) shall be retained by Respondent.

8 Each party shall pay one-half of the copying costs for the Xenon case out of said
9 money.

10 Respondent shall put Two Hundred Six Thousand Dollars (\$206,000) in escrow
11 for potential fees or costs in LASC Case BC 288857.

12 Each party shall pay taxes, if any, on their share of said money.

13 2. Each party is awarded one-half of the net profits of the DVD on the
14 documentary "Welcome to Death Row."

15 3. Any and all major decisions on the lawsuit regarding the "Welcome to Death
16 Row" documentary versus Xenon shall be made by the parties jointly. The net proceeds
17 of said lawsuit shall be divided equally by the parties. The costs shall be shared equally
18 by the parties and shall be advanced, if possible. Respondent will keep Petitioner
19 advised of all developments in the case, and shall provide him with copies of all filed
20 documents to date at Petitioner's expense.

21 4. Each party shall receive one-half of the net proceeds from the Battlecat
22 Judgment in LASC Case BC 288857, which was an arbitrated judgment.

23 Petitioner is awarded the Battlecat masters. Respondent shall arrange for
24 shipment of said masters to Petitioner at his cost and direction.

25 Petitioner shall license the songs from the Battlecat masters in the documentary
26 "Married to the Game" to Respondent at no cost. Each party shall be awarded one-half
27 of the net proceeds of the "Married to the Game" DVD, but Respondent shall have
28

Judgment, Marriage of Harris, DR 43369

1 DEC. 13. 2005 10:21 AM 1831 ERUSS AUGUST & KABAT CRAWFORD & CRAWFORD NO. 8028 P. 3/4 03/04

1 management and control over the "Married to the Game" DVD. No salary shall be paid
2 to Respondent in determining net proceeds.

3 5. The corporation KDA is awarded to Respondent.

4 6. The restaurant Dasha's Soul Food is awarded to Respondent.

5 7. The proceeds from the "Married to the Game" book is awarded to
6 Respondent.

7 8. O Lydia, a company, is awarded to Respondent. However, one-half of the
8 net proceeds from the "Married to the Game" DVD is awarded to each party.

9 9. The parties shall cooperate to consolidate their ongoing business concerns
10 which are community property and from which they are each getting profits into a
11 company to be created called Harris Enterprises.

12 10. The company Dream On Production is awarded to Respondent, except for
13 one-half of the net royalties from "Married to the Game" DVD shall be awarded to each
14 party.

15 11. Petitioner's life story is awarded to Petitioner.

16 12. Nu Image Media is awarded to Petitioner after the One Hundred Seven
17 Million Dollar judgment in LASC Case BC 268857 has been collected or compromised to
18 the satisfaction of Petitioner and Respondent.

19 13. The proceeds of Los Angeles Superior Court Case BC 268857 are
20 community property. The allocation to the parties is reserved as to how much of said
21 proceeds shall be awarded to each party.

22 The fees and costs to Casselmans' firm when they are determined shall be
23 divided between the parties on an equal basis. Each party shall pay their own fees and
24 costs in the case of Casselman versus Harris which is Los Angeles Superior Court case
25 BC 340196.

26 14. The issue of child support is reserved.

27 15. Child custody jurisdiction is in the State of Texas. The parties have stated
28

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16

DEC 13 2005 10:22AM 10318RUSS ALGUS1&KASAT CRAWFORD & CRAWFORD NO. 8028 P. 4/404/04

1 their intent that Respondent will bring the child of the parties to visit Petitioner once
2 every two months until the child is 18 years of age.

3 16. The parties jointly support a motion for the appointment of a receiver for the
4 collection of the judgment in LASC Case BC 268857.

5 17. Each party shall pay their own attorneys fees and costs in this case to date.


6 18. The Court reserves jurisdiction over the executory portions of this Judgment
7 including the formation of Harris Enterprises.

8 19. The trial on the issue of the allocation of the proceeds of LASC Case BC
9 268857 is set for January 30, 2006, at 9:00 a.m. in Department 13 of this Court.


10 20. The parties shall exchange Preliminary Declarations of Disclosure forthwith.
11 The Final Declarations of Disclosure are waived.

12 APPROVED AS TO FORM AND CONTENT:

13
14 
15 STEVEN M. GOLDBERG,
16 Attorney for Petitioner,
17 MICHAEL HARRIS

18 
19 DEBRA VANIMAN CRAWFORD,
20 Attorney for Respondent,
21 LYDIA HARRIS

12-23-05

22 
23 ADRIENNE M. GROVER,
24 Judge of the Superior Court

1 Hon. Stephen E. Haberfeld, Discovery Referee
2 JAMS
3 707 Wilshire Blvd., 46th Fl.
4 Los Angeles, CA 90017
5 Tel.: 213-353-9711
6 Fax: 213-620-0100
7 E-Mail: judgehaberfeld@comcast.net

8
9
10
11 SUPERIOR COURT OF CALIFORNIA
12 COUNTY OF MONTEREY
13

14 MICHAEL RAY HARRIS,
15
16 Petitioner,
17
18 vs.
19
20 LYDIA HARRIS,
21
22 Respondent.
23

Case No. DR 43369

**REFEREE'S ORDER GRANTING
PETITIONER'S MOTION TO COMPEL
MARION H. "SUGE" KNIGHT TO
PRODUCE DOCUMENTS RESPONSIVE
TO PETITIONER'S FIRST SET OF
REQUESTS FOR PRODUCTION OF
DOCUMENTS**

Hearing

Date: January 5, 2006
Time: 5:15 p.m.
Place: Via Conference Call
Referee: Hon. Stephen E. Haberfeld

24 Petitioner Michael Ray Harris's ("Petitioner's") motion to compel Marion H. "Suge"
25 Knight ("Mr. Knight") to respond and produce documents responsive to Petitioner's first set
26 of requests for production of documents ("Motion") was expressly and specifically referred to
27 the undersigned discovery referee ("Referee") by the Court's Order, dated December 13, 2005 --
28 - which also appointed the Referee. Steven M. Goldberg, Esq. and Dan Goldman, Esq. of the

Referee)

1

[PROPOSED] ORDER

1 law firm of Russ August & Kabat appeared and participated with the Referee in a telephonic
2 hearing on the Motion --- which hearing was set by stipulation, including the agreement of
3 Dermot D. Givens, Esq. counsel for Mr. Knight, during a telephonic Status Conference held on
4 January 4, 2006. Debra Crawford, Esq. of the law firm of Crawford & Crawford, counsel for
5 Respondent Lydia Harris in this proceeding --- having been apprised of the stipulated and
6 ordered telephonic hearing during the aforesaid Status Conference --- stated that she did not
7 intend to participate in the hearing on the Motion.

8 Mr. Givens did not appear or participate in the hearing on the Motion, as agreed and
9 accordingly so ordered, or communicate with either the Referee or Petitioner's counsel after the
10 January 4, 2006 Status Conference and before or during the hearing on the Motion concerning
11 that hearing or at all.

12 All participants in the January 4, 2006 Status Conference knew the date, time and call-in
13 information for the hearing on the Motion. Messrs. Goldberg and Goldman dialed in for the
14 telephonic hearing, as agreed and ordered, shortly after 5:15 p.m. (PT). The Referee was already
15 on the line. After waiting for Mr. Givens for approximately five minutes, at approximately 5:20
16 p.m. (PT), the Referee stated that the Referee would go off line until the earlier of being
17 contacted that Mr. Givens had joined the conference call or 5:30 p.m. (PT), at which time the
18 Referee would dial back into the conference call and discuss with whoever was on the line at that
19 time what next to do.

20 At approximately 5:30 p.m. (PT) --- not having been contacted by anyone concerning that
21 or whether Mr. Givens had joined the conference call for the hearing --- the Referee dialed back
22 into the conference call and ascertained that Mr. Givens was not on the line. Petitioner's
23 counsel, Mr. Goldberg, represented to the Referee that Mr. Givens had not joined the conference
24 call at any time prior to the Referee's re-joining the conference call at 5:30 p.m. (PT) and that
25 Mr. Goldberg had unsuccessfully tried to contact Mr. Givens about his joining the telephonic
26 hearing on the Motion during the approximately ten minute (5:20-5:30 p.m. (PT)) interval when
27 the Referee was off-line. Mr. Goldberg represented that he had called Mr. Givens' cell phone
28 and that Mr. Givens did not answer, and Mr. Goldberg left a message, and that Mr. Goldberg

Referee


1 additionally sent Mr. Givens an e-mail, but Mr. Givens did not respond or call in to the
2 conference call.

3 At approximately 5:35 p.m. (PT), the Referee ruled that --- in view of the above-
4 referenced facts and circumstances, and good cause appearing --- the stipulated and ordered
5 telephonic hearing on the Motion would go forward, and the Referee made the following ruling
6 and order concerning the Motion during the hearing which lasted until approximately 5:45 p.m.
7 (PT).

8 Based on careful consideration of the papers submitted by Petitioner and Mr. Knight in
9 support of and in opposition to Petitioner's motion to compel Mr. Knight to produce, without
10 objection, all documents responsive to Petitioner's First Set of Requests for Production of
11 Documents ("document request") and, after a hearing and good cause appearing, it is hereby
12 ORDERED as follows. Petitioner's motion to compel is granted as to the production of all
13 documents requested to be produced by Mr. Knight in Petitioner's document request. Mr.
14 Knight is hereby ordered to produce, without objection, all documents in his possession, custody
15 and/or control which are responsive to Petitioner's document request, immediately prior to the
16 commencement of the taking of Mr. Knight's ordered deposition on Tuesday, January 10, 2006
17 at 10:00 a.m., at JAMS, 707 Wilshire Boulevard, 46th Floor, Los Angeles, California 90017.
18 Petitioner's request for monetary sanctions in connection with the Motion is reserved.

19 Immediately prior to the conclusion of the hearing on the Motion, the Referee requested
20 that Petitioner's counsel prepare, submit to the Referee and disseminate to all participants in the
21 discovery reference, including the Wasserman Comden firm, a proposed form of order for the
22 Referee's review and signature, reflecting the Referee's rulings and orders made during the
23 hearing on the Motion.

24 DATED: January 6, 2006


25 STEPHEN E. HABERFELD
26 Discovery Referee

27
28 Referee

**PROOF OF SERVICE
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES**

I am employed in the county of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 707 Wilshire Blvd. 46th Floor, Los Angeles, CA 90017.

On January 6, 2006, I served the foregoing document described as REFEREE'S ORDER GRANTING PETITIONER'S MOTION TO COMPEL MARION H. "SUGE" KNIGHT TO PRODUCE DOCUMENTS RESPONSIVE TO PETITIONER'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS in the matter of MICHAEL RAY HARRIS V. LYDIA HARRIS to interested parties in this action, as follows:

ORIGINAL FILED TO: (Via fax & mail)

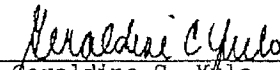
Hon. Adrienne Grover
Monterey Courthouse
1200 Aguajito Road
Courtroom #13
Monterey, CA 93940
Fax: 831-647-5897

(SEE ATTACHED SERVICE LIST)

(X) BY MAIL: as follows: I am "readily familiar" with the firm's practice of collection and processing of correspondence for mailing with the United States Postal Service. I know that the correspondence was deposited with the United States Postal Service on the same day this declaration was executed in the ordinary course of business. I know that the envelope was sealed and, with postage thereon fully prepaid, placed for collection and mailing on this date in the United States mail at Los Angeles, California.

(X) BY FACSIMILE TRANSMISSION: I caused the above-referenced document(s) to be transmitted to the above-named person(s) at the telecopy numbers on the attached list.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on January 6, 2006.



Geraldine C. Yalo

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 13
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CA001 - JAMS, Inc. Service List



1/6/2006

Reference #: 1220034123
Case Name: Harris, Michael Ray vs. Harris, Lydia
Case Type: FAMI
Referring Judge:
Panelist: Haberfeld, Stephen E.,

2 **Goldberg, Steven M.**

Steven M. Goldberg (Active)
Russ, August & Kabat PETI Petitioner
12424 Wilshire Blvd. Main Phone # 310-826-7474
Suite 1200 Direct Phone #
Los Angeles, CA 90025 FAX # 310-826-6991
sgoldberg@raklaw.com
Party Represented :
Michael Ray Harris

3 **Givens, Dermot**

Dermot Givens (Active)
L/O Dermot Givens RBSP Respondent
433 Camden Dr. Main Phone # 310-854-8823
Suite 600 Direct Phone #
Beverly Hills, CA 90210 FAX # 323-878-0416
dermotg@aol.com
Party Represented :
Marion Knight
Death Row Records Inc.

4 **Crawford, Debra Vaniman**

Debra Vaniman Crawford (Active)
Crawford & Crawford RESP Respondent
P.O. Box 373 Main Phone # 831-624-2422
SW Mission & 4th Direct Phone #
Carmel, CA 93921 FAX # 831-624-2428
Debra@Divorce-123.com
Party Represented :
Lydia Harris

5 **Goldman, Dan**

Dan Goldman (Active)
Russ, August & Kabat PETI Petitioner
12424 Wilshire Blvd. Main Phone # 310-826-7474
Suite 1200 Direct Phone #
Los Angeles, CA 90025 FAX # 310-826-6991
dwgoldman@raklaw.com
Party Represented :
Michael Ray Harris

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 14
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CA001 - JAMS, Inc. Service List



1/6/2006

6 **Comden, Leonard J.** THE RESOLUTION EXPERTS
Leonard J. Comden (Active)
Wasserman, Comden, Casselman & Pearson RESP Respondent
5567 Reseda Blvd., Suite 330 Main Phone # 818-705-6800
PO Box 7033 Direct Phone #
Tarzana, CA 91357-7033 FAX # 818-345-0162
lcomden@wccplaw.com
Party Represented :

Wasserman, Comden, Casselman & Pearson

PROOF OF SERVICE

STATE OF CALIFORNIA
COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is: 12424 Wilshire Boulevard, 12th Floor, Los Angeles, California 90025.

On May 4, 2006 I caused to be served the foregoing document described as PROOF OF CLAIM on interested parties in this action

- ☒ by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.
- ☐ by placing ☐ the original ☐ a true copy thereof enclosed in sealed envelopes addressed as follows:

SERVICE NAME/ADDRESS

☒ BY MAIL

☐ I deposited such in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid.

☒ As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

☒ Federal: I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on May 4, 2006 at Los Angeles, California.


NICOLE JONES

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 16
of 16

SERVICE LIST

Robert S. Altagen, Esq. *Attorney for Debtor, Death Row*
111 Corporate Center Drive, Ste. 201 *Records*
Monterey Park, CA 91754

Death Row Records, Inc. *Debtor*
PO Box 3037
Beverly Hills, CA 90212

Office of the US Trustee *Trustee*
725 S. Figueroa Street, 26th floor
Los Angeles, CA 90017

EXHIBIT 11

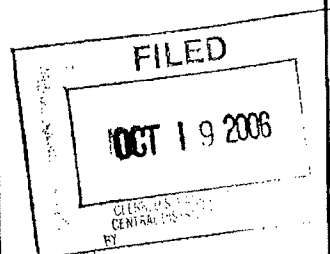
EXHIBIT 11

Case 2:06-bk-11187-VZ Claim 16-1 Filed 10/19/06 Desc Main Document Page 1
of 16

Form B10 (Official Form 10) (10/05)

United States Bankruptcy Court Central District of California		PROOF OF CLAIM
Name of Debtor MARION KNIGHT, JR. aka SUGE KNIGHT		Case Number LA 06-11187-EC
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.		
Name of Creditor (The person or other entity to whom the debtor owes money or property): LYDIA HARRIS	<input checked="" type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.	
Name and address where notices should be sent: SHARON Z. WEISS (State Bar No. 169446) WEINSTEIN, WEISS & ORDUBEGIAN LLP 1925 Century Park East, Suite 1150 Los Angeles, CA 90067-2712 Telephone number: (310) 203-9393	<input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.	
Last four digits of account or other number by which creditor identifies debtor:	Check here <input type="checkbox"/> replaces if this claim <input type="checkbox"/> amends a previously filed claim, dated: _____	
1. Basis for Claim <input type="checkbox"/> Goods sold <input type="checkbox"/> Services performed <input type="checkbox"/> Money loaned <input checked="" type="checkbox"/> Personal injury/wrongful death <input type="checkbox"/> Taxes <input type="checkbox"/> Other _____		<input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. § 1114(a) <input type="checkbox"/> Wages, salaries, and compensation (Fill out below) Last four digits of your Social Security number: _____ Unpaid compensation for services performed from _____ (date) to _____ (date)
2. Date debt was incurred: Dec. 15, 1992 - Feb. 26, 2002		3. If court judgment, date obtained: March 9, 2005
4. Total Amount of Claim at Time Case Filed: \$ 107 million* (unsecured) (secured) (priority) (Total) If all or part of your claim is secured or entitled to priority, also complete Item 5 or 7 below. <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all interest or additional charges. * In excess of \$107 million - some or all may be secured.		
5. Secured Claim. <input type="checkbox"/> Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other _____ Value of Collateral: \$ _____ Amount of arrearage and other charges at time case filed included in secured claim, if any \$ _____		7. Unsecured Priority Claim. <input type="checkbox"/> Check this box if you have an unsecured priority claim, all or part of which is entitled to priority. Amount entitled to priority \$ _____ Specify the priority of the claim: <input type="checkbox"/> Wages, salaries or commissions (up to \$10,000)* earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4). <input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5). <input type="checkbox"/> Up to \$2,225* of deposits toward purchase, lease or rental of property or services for personal, family, or household use - 11 U.S.C. § 507(a)(7). <input type="checkbox"/> Domestic support obligations under - 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). <input type="checkbox"/> Taxes or penalties owed to governmental units - 11 U.S.C. § 507(a)(8). <input type="checkbox"/> Other - Specify applicable paragraph of 11 U.S.C. § 507(a)(____). *Amounts are subject to adjustment on 4/1/07 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment. \$10,000 and 180-day limits apply to cases filed on or after 4/20/05. Pub. L. 109-8
6. Unsecured Nonpriority Claim. \$107 million <input checked="" type="checkbox"/> Check this box if (a) there is no collateral or lien securing your claim, or (b) your claim exceeds the value of the property securing it or (c) none or only part of your claim is entitled to priority. * See above.		
8. Credits: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. 9. Supporting Documents: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, security agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. 10. Date-Stamped Copy: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.		This space is for Court use only.
Date Sep _____, 2006	Sign and print the name and title (if any) of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any): LYDIA HARRIS <i>Lydia Harris</i>	
Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.		

ORIGINAL



WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
5567 Reseda Boulevard, Suite 330
Tarzana, California 91357-7033
P.O. BOX 7033
TARZANA, CALIFORNIA 91357-7033

F.O.
1 DAVID B. CASSELMAN (SBN 81657)
2 I. DONALD WEISSMAN (SBN 67980)
3 WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
4 5567 Reseda Boulevard, Suite 330
Post Office Box 7033
Tarzana, California 91357-7033
Telephone: (818) 705-6800 • (323) 872-0995
Facsimile: (818) 705-8147

Attorneys for Plaintiffs
LYDIA HARRIS and NEW IMAGE MEDIA
CORPORATION

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

11 LYDIA HARRIS, LIFESTYLE
12 RECORDS, INC., AND NEW IMAGE
MEDIA CORP..

Plaintiffs,

v.

14 KEVIN GILLIAM AKA BATTLECAT;
15 MARION H. KNIGHT AKA SUGE
16 KNIGHT; DEATH ROW RECORDS;
17 THA ROW, INC.; DAVID E. KENNER;
DAVID E. KENNER PROFESSIONAL
LAW CORPORATION; DAVID E.
KENNER, A PROFESSIONAL
CORPORATION; THE DAVID E.
KENNER TRUST; INTERSCOPE
RECORDS; JIMMY IOVINE; JOHN T.
MCCLAIN, JR.; A&M RECORDS; ET
AL.,

Defendants.

CASE NO. BC 268857

Case Assigned to:
Judge Ronald M. Schigian - Dept. 41

[Complaint Filed: February 26, 2002]

JUDGMENT

23 Upon the Order striking the Answer of MARION H. KNIGHT, aka SUGE KNIGHT, ~~and~~
24 DEATH ROW RECORDS, INC., ~~and DEATH ROW RECORDS, INC., and THA ROW, INC.,~~
25 to Plaintiffs' Complaint and entering default thereon, consideration of the Plaintiffs' Application
26 for Default Prove-up Damages and the supporting declarations of Lydia Harris, I. Donald
27 Weissman, Michael Harris and Phil Ames, and good cause appearing therefor,
28

JUDGMENT

-2-

FILED

LOS ANGELES SUPERIOR COURT

MAR 09 2005

JOHN A. CLARKE, CLERK

By: *[Signature]*

H. CASTLE

WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
2557 REBECCA BOULEVARD, SUITE 230
P.O. BOX 7031
VANOC, CALIFORNIA 91131-7031

1 IT IS HEREBY ADJUDGED that judgment is entered in favor of plaintiffs, LYDIA
2 HARRIS and NEW IMAGE MEDIA CORP., and against defendants, MARION H. KNIGHT
3 aka SUGB KNIGHT ^{and} DEATH ROW RECORDS, INC., ~~aka DEATH ROW RECORDS L.L.C.,~~
4 ~~and TIA ROW, INC.,~~ in the sum of \$ 45,000,000 for economic damages,
5 \$ 2,000,000 for non-economic damages, \$ 60,000,000 for punitive damages.
6

7 Further, PLAINTIFFS to recover costs pursuant to a memorandum of costs to be filed
8 pursuant to the statute *in the amount of \$* _____
9

10 Dated: 3-9-05

Rouel M. Solizian
11 JUDGE OF THE LOS ANGELES SUPERIOR COURT
12
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1. ☐ This judgment ☐ contains personal conduct/restraining orders ☐ modifies existing restraining orders.
The restraining orders are contained on page(s) _____ of the attachment. They expire on (date): _____

2. This proceeding was heard as follows: ☐ Default or uncontested ☐ By declaration under Family Code section 2336
☒ Contested
 a. Date: 11-24-05 Dept.: 13 Room:
 b. Judicial officer (name): ADRIENNE M. GROVER ☐ Temporary judge
 c. ☒ Petitioner present in court ☒ Attorney present in court (name): STEVEN M. GOLDBERG
 d. ☒ Respondent present in court ☒ Attorney present in court (name): DEBRA V. CRAWFORD
 e. ☐ Claimant present in court (name): ☐ Attorney present in court (name):
 f. ☒ Other (specify name): Attorney for
 Petitioner: DAN GOLDMAN
3. The court acquired jurisdiction of the respondent on (date): June 9, 2005
 a. ☒ The respondent was served with process.
 b. ☐ The respondent appeared.

4. a. ☒ Judgment of dissolution is entered, marital or domestic partnership status is terminated and the parties are restored to the status of single persons. DEC 23 2009

- status of single persons
- (1) ☒ on (specify date): SAME DATE AS FILE STAMP DEC 23 2005
- (2) ☐ on a date to be determined on noticed motion of either party or on stipulation.
- b. ☐ Judgment of legal separation is entered.
- c. ☐ Judgment of nullity is entered. The parties are declared to be single persons on the ground of (specify):

- d. ☐ This judgment will be entered *nunc pro tunc* as of (date):
 e. ☐ Judgment on reserved issues.
 f. ☐ The ☐ petitioner's ☐ respondent's former name is restored to (specify):
 g. ☐ Jurisdiction is reserved over all other issues, and all present orders remain in effect except as provided below.
 h. ☐ This judgment contains provisions for child support or family support. Each party must complete and file with the court a *Child Support Case Registry Form* (form LA-191) within 10 days of the date of this judgment. The parents must notify the court of any change in the information submitted within 10 days of the change, by filing an updated form. The *Notice of Rights and Responsibilities—Health Care Costs and Reimbursement Procedures and Information Sheet on Changing a Child Support Order* (form LA-182) is attached.
- Page 2 of 2

DEC. 13. 2005 10:21 AM EST AUSTRALIA CRAWFORD & CRAWFORD NO. 8028 P. 1/42/04

1 PURSUANT TO STIPULATION OF THE PARTIES RECITED IN COURT, IT IS HEREBY
2 ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

3
4 1. Of the monies received by Respondent from Marlon Knight to date, Sixty
5 Thousand (\$60,000) shall be paid to an individual per agreement of the parties. One
6 Hundred and Seventy-Nine Thousand Dollars (\$179,000) shall be given to Petitioner
7 and Two Hundred Thousand Dollars (\$200,000) shall be retained by Respondent.

8 Each party shall pay one-half of the copying costs for the Xenon case out of said
9 money.

10 Respondent shall put Two Hundred Six Thousand Dollars (\$206,000) in escrow
11 for potential fees or costs in LASC Case BC 288857.

12 Each party shall pay taxes, if any, on their share of said money.

13 2. Each party is awarded one-half of the net profits of the DVD on the
14 documentary "Welcome to Death Row."

15 3. Any and all major decisions on the lawsuit regarding the "Welcome to Death
16 Row" documentary versus Xenon shall be made by the parties jointly. The net proceeds
17 of said lawsuit shall be divided equally by the parties. The costs shall be shared equally
18 by the parties and shall be advanced, if possible. Respondent will keep Petitioner
19 advised of all developments in the case, and shall provide him with copies of all filed
20 documents to date at Petitioner's expense.

21 4. Each party shall receive one-half of the net proceeds from the Battlecat
22 Judgment in LASC Case BC 288857, which was an arbitrated judgment.

23 Petitioner is awarded the Battlecat masters. Respondent shall arrange for
24 shipment of said masters to Petitioner at his cost and direction.

25 Petitioner shall license the songs from the Battlecat masters in the documentary
26 "Married to the Game" to Respondent at no cost. Each party shall be awarded one-half
27 of the net proceeds of the "Married to the Game" DVD, but Respondent shall have
28

Judgment; Marriage of Harris; DR 43369

12DEC. 13. 2005-10:21AM1031ERUSS AUGUST&KABAT CRAWFORD & CRAWFORD NO. 0028 P. 3/4 03/04

- 1 management and control over the "Married to the Game" DVD. No salary shall be paid
- 2 to Respondent in determining net proceeds.
- 3 5. The corporation KDA is awarded to Respondent.
- 4 6. The restaurant Dasha's Soul Food is awarded to Respondent.
- 5 7. The proceeds from the "Married to the Game" book is awarded to
- 6 Respondent.
- 7 8. O Lydia, a company, is awarded to Respondent. However, one-half of the
- 8 net proceeds from the "Married to the Game" DVD is awarded to each party.
- 9 9. The parties shall cooperate to consolidate their ongoing business concerns
- 10 which are community property and from which they are each getting profits into a
- 11 company to be created called Harris Enterprises.
- 12 10. The company Dream On Production is awarded to Respondent, except for
- 13 one-half of the net royalties from "Married to the Game" DVD shall be awarded to each
- 14 party.
- 15 11. Petitioner's life story is awarded to Petitioner.
- 16 12. Nu Image Media is awarded to Petitioner after the One Hundred Seven
- 17 Million Dollar judgment in LASC Case BC 28857 has been collected or compromised to
- 18 the satisfaction of Petitioner and Respondent.
- 19 13. The proceeds of Los Angeles Superior Court Case BC 26857 are
- 20 community property. The allocation to the parties is reserved as to how much of said
- 21 proceeds shall be awarded to each party.
- 22 The fees and costs to Casselman's firm when they are determined shall be
- 23 divided between the parties on an equal basis. Each party shall pay their own fees and
- 24 costs in the case of Casselman versus Harris which is Los Angeles Superior Court case
- 25 BC 340188.
- 26 14. The issue of child support is reserved.
- 27 15. Child custody jurisdiction is in the State of Texas. The parties have stated
- 28

Judgment; Marriage of Harris; DR 43369

2

1 DEC 13 2005 10:22 AM 1031E RUSS ALBISIAKASAT CRAWFORD & CRAWFORD NO. 8038 P. 4/484/06

1 their intent that Respondent will bring the child of the parties to visit Petitioner once
2 every two months until the child is 18 years of age.

3 16. The parties jointly support a motion for the appointment of a receiver for the
4 collection of the judgment in LASC Case BC 268857.


5 17. Each party shall pay their own attorneys fees and costs in this case to date.

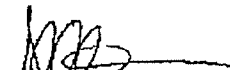
6 18. The Court reserves jurisdiction over the executory portions of this judgment
7 including the formation of Harris Enterprises.

8 19. The trial on the issue of the allocation of the proceeds of LASC Case BC
9 268857 is set for January 30, 2008, at 9:00 a.m. in Department 13 of this Court.

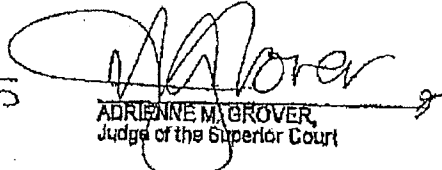
10 20. The parties shall exchange Preliminary Declarations of Disclosure forthwith.
11 The Final Declarations of Disclosure are waived.

12 APPROVED AS TO FORM AND CONTENT:

13
14 
15 STEVEN M. GOLDBERG,
16 Attorney for Petitioner
17 MICHAEL HARRIS

18 
19 DEBRA VANIMAN CRAWFORD,
20 Attorney for Respondent,
21 LYDIA HARRIS

22 12-23-05

23 
24 ADRIENNE M. GROVER,
25 Judge of the Superior Court

26
27
28 Judgment; Marriage of Harris; DR 43369

3

1 Hon. Stephen E. Haberfeld, Discovery Referee
2 JAMS
3 707 Wilshire Blvd., 46th Fl.
4 Los Angeles, CA 90017
5 Tel.: 213-353-9711
6 Fax: 213-620-0100
7 E-Mail: judgehaberfeld@comcast.net

8
9
10
11 SUPERIOR COURT OF CALIFORNIA
12 COUNTY OF MONTEREY
13

14 MICHAEL RAY HARRIS,
15 Petitioner,
16 vs.
17 LYDIA HARRIS,
18 Respondent.
19

Case No. DR 43369

REFeree's ORDER GRANTING
PETITIONER'S MOTION TO COMPEL
MARION H. "SUGE" KNIGHT TO
PRODUCE DOCUMENTS RESPONSIVE
TO PETITIONER'S FIRST SET OF
REQUESTS FOR PRODUCTION OF
DOCUMENTS

Hearing

Date: January 5, 2006
Time: 5:15 p.m.
Place: Via Conference Call
Referee: Hon. Stephen E. Haberfeld

23
24 Petitioner Michael Ray Harris's ("Petitioner's") motion to compel Marion H. "Suge"
25 Knight ("Mr. Knight") to respond and produce documents responsive to Petitioner's first set
26 of requests for production of documents ("Motion") was expressly and specifically referred to
27 the undersigned discovery referee ("Referee") by the Court's Order, dated December 13, 2005 -
28 - which also appointed the Referee. Steven M. Goldberg, Esq. and Dan Goldman, Esq. of the

Address

1
[PROPOSED] ORDER

1 law firm of Russ August & Kabat appeared and participated with the Referee in a telephonic
2 hearing on the Motion --- which hearing was set by stipulation, including the agreement of
3 Deirmot D. Givens, Esq. counsel for Mr. Knight, during a telephonic Status Conference held on
4 January 4, 2006. Debra Crawford, Esq. of the law firm of Crawford & Crawford, counsel for
5 Respondent Lydia Harris in this proceeding --- having been apprised of the stipulated and
6 ordered telephonic hearing during the aforesaid Status Conference --- stated that she did not
7 intend to participate in the hearing on the Motion.

8 Mr. Givens did not appear or participate in the hearing on the Motion, as agreed and
9 accordingly so ordered, or communicate with either the Referee or Petitioner's counsel after the
10 January 4, 2006 Status Conference and before or during the hearing on the Motion concerning
11 that hearing or at all.

12 All participants in the January 4, 2006 Status Conference knew the date, time and call-in
13 information for the hearing on the Motion. Messrs. Goldberg and Goldman dialed in for the
14 telephonic hearing, as agreed and ordered, shortly after 5:15 p.m. (PT). The Referee was already
15 on the line. After waiting for Mr. Givens for approximately five minutes, at approximately 5:20
16 p.m. (PT), the Referee stated that the Referee would go off line until the earlier of being
17 contacted that Mr. Givens had joined the conference call or 5:30 p.m. (PT), at which time the
18 Referee would dial back into the conference call and discuss with whoever was on the line at that
19 time what next to do.

20 At approximately 5:30 p.m. (PT) --- not having been contacted by anyone concerning that
21 or whether Mr. Givens had joined the conference call for the hearing --- the Referee dialed back
22 into the conference call and ascertained that Mr. Givens was not on the line. Petitioner's
23 counsel, Mr. Goldberg, represented to the Referee that Mr. Givens had not joined the conference
24 call at any time prior to the Referee's re-joining the conference call at 5:30 p.m. (PT) and that
25 Mr. Goldberg had unsuccessfully tried to contact Mr. Givens about his joining the telephonic
26 hearing on the Motion during the approximately ten minute (5:20-5:30 p.m. (PT)) interval when
27 the Referee was off-line. Mr. Goldberg represented that he had called Mr. Givens' cell phone
28 and that Mr. Givens did not answer, and Mr. Goldberg left a message, and that Mr. Goldberg


1 additionally sent Mr. Givens an e-mail, but Mr. Givens did not respond or call in to the
2 conference call.

3 At approximately 5:35 p.m. (PT), the Referee ruled that --- in view of the above-
4 referenced facts and circumstances, and good cause appearing --- the stipulated and ordered
5 telephonic hearing on the Motion would go forward, and the Referee made the following ruling
6 and order concerning the Motion during the hearing which lasted until approximately 5:45 p.m.
7 (PT).

8 Based on careful consideration of the papers submitted by Petitioner and Mr. Knight in
9 support of and in opposition to Petitioner's motion to compel Mr. Knight to produce, without
10 objection, all documents responsive to Petitioner's First Set of Requests for Production of
11 Documents ("document request") and, after a hearing and good cause appearing, it is hereby
12 ORDERED as follows. Petitioner's motion to compel is granted as to the production of all
13 documents requested to be produced by Mr. Knight in Petitioner's document request. Mr.
14 Knight is hereby ordered to produce, without objection, all documents in his possession, custody
15 and/or control which are responsive to Petitioner's document request, immediately prior to the
16 commencement of the taking of Mr. Knight's ordered deposition on Tuesday, January 10, 2006
17 at 10:00 a.m., at JAMS, 707 Wilshire Boulevard, 46th Floor, Los Angeles, California 90017.
18 Petitioner's request for monetary sanctions in connection with the Motion is reserved.

19 Immediately prior to the conclusion of the hearing on the Motion, the Referee requested
20 that Petitioner's counsel prepare, submit to the Referee and disseminate to all participants in the
21 discovery reference, including the Wasserman Comden firm, a proposed form of order for the
22 Referee's review and signature, reflecting the Referee's rulings and orders made during the
23 hearing on the Motion.

24 DATED: January 6, 2006


25 STEPHEN E. HABERFELD
26 Discovery Referee
27
28

3
[PROPOSED] ORDER

PROOF OF SERVICE
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the county of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 707 Wilshire Blvd. 46th Floor, Los Angeles, CA 90017.

On January 6, 2006, I served the foregoing document described as REFEREE'S ORDER GRANTING PETITIONER'S MOTION TO COMPEL MARION H. "SUGIE" KNIGHT TO PRODUCE DOCUMENTS RESPONSIVE TO PETITIONER'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS in the matter of MICHAEL RAY HARRIS V. LYDIA HARRIS to interested parties in this action, as follows:

ORIGINAL FILED TO: (Via fax & mail)

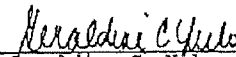
Hon. Adrienne Grover
Monterey Courthouse
1200 Aguajito Road
Courtroom #13
Monterey, CA 93940
Fax: 831-647-5897

(SEE ATTACHED SERVICE LIST)

(X) BY MAIL: as follows: I am "readily familiar" with the firm's practice of collection and processing of correspondence for mailing with the United States Postal Service. I know that the correspondence was deposited with the United States Postal Service on the same day this declaration was executed in the ordinary course of business. I know that the envelope was sealed and, with postage thereon fully prepaid, placed for collection and mailing on this date in the United States mail at Los Angeles, California.

(X) BY FACSIMILE TRANSMISSION: I caused the above-referenced document(s) to be transmitted to the above-named person(s) at the telecopy numbers on the attached list.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on January 6, 2006.



Geraldine C. Yip

CA001 - JAMS, Inc. Service List



1/6/2006

Reference #: 1220034123
Case Name: Harris, Michael Ray vs. Harris, Lydia
Case Type: FAMI
Referring Judge:
Panelist: Haberfeld, Stephen E.,

2 **Goldberg, Steven M.**
Steven M. Goldberg (Active)
Russ, August & Kabat PETI Petitioner
12424 Wilshire Blvd. Main Phone # 310-826-7474
Suite 1200 Direct Phone #
Los Angeles, CA 90025 FAX # 310-826-6991
sgoldberg@raklaw.com
Party Represented:
Michael Ray Harris

3 **Givens, Dermot**
Dermot Givens (Active)
L/O Dermot Givens RESP Respondent
433 Camden Dr. Main Phone # 310-834-8823
Suite 600 Direct Phone #
Beverly Hills, CA 90210 FAX # 323-878-0416
dermotg@aol.com
Party Represented:
Marion Knight
Death Row Records Inc.

4 **Crawford, Debra Vaniman**
Debra Vaniman Crawford (Active)
Crawford & Crawford RESP Respondent
P.O. Box 373 Main Phone # 831-624-2422
SW Mission & 4th Direct Phone #
Carmel, CA 93921 FAX # 831-624-2428
Debra@Divorces-123.com
Party Represented:
Lydia Harris

5 **Goldman, Dan**
Dan Goldman (Active)
Russ, August & Kabat PETI Petitioner
12424 Wilshire Blvd. Main Phone # 310-826-7474
Suite 1200 Direct Phone #
Los Angeles, CA 90025 FAX # 310-826-6991
dwgoldman@raklaw.com
Party Represented:
Michael Ray Harris

Case 2:06-bk-11187-VZ Claim 16-1 Filed 10/19/06 Desc Main Document Page 13
of 16

CA001 - JAMS, Inc. Service List

1/6/2006



6 Comden, Leonard J.
Leonard J. Comden
Wasserman, Comden, Casselman & Pearson
5567 Reseda Blvd., Suite 330
PO Box 7033
Tarzana, CA 91357-7033
lcomden@wacplaw.com
Party Represented:

THE RESOLUTION EXPERTS

(Active)

RESP Respondent

Main Phone # 818-705-6800

Direct Phone #

FAX # 818-345-0162

Wasserman, Comden, Casselman & Pearson

* * * Transmission Result Report (MemoryTX) (Jan. 6. 2006 2:49PM) * * *

File No.	Mode	Destination	Pg(s)	Result	Page Not Sent
4540	Memory TX	18315475891 - RETXED to CANT Judge Haberfeld 13108266991 13238780416 - CORRECT # GIVENS 18316242428 - CRAWFORD 13108266991 18183450162	P. 7	E-3) 3) OK OK E-2) 2) 2) 2) 2) E-3) 3) OK OK	P. 1-7 P. 1-7 P. 1-7

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Reason for error
E. 1) Hang up or line fail
E. 3) No answer
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E. 2) Busy
E. 4) No facsimile connection



Total Pages: 7
VIA FAX & REG MAIL

January 4, 2006

Hon. Adrienne Dwyer
Monterey Commission
1200 Aguirre Road
Carmichael, CA 95140
Phone: 415-677-3397

Re: Harris, Michael Ray v. Harris Lydell
Case: DM43369
JAMS: 1720834725

Dear Judge Greer;

Attached please find Judge Stephens-Hibbard's Reform's Order for your review and
significance.

Due to the production date and time of this working Treasury recording, the attached Order is being signed and mailed to you as of all counsel.

Thank you for your attention. Please let him in contact as should you have any questions at 213-233-9771.

Sincerely,

Geraldine Yule
 Mr. Cesar Arzoumanian to
 Judge Stephen Kleberfeld, Discovery Kalamazoo
gsnd@att.net

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

THE WASHINGTON POST, 4150 FLORE LOCASTREAN, AA 10137 NO 173-115-1281 IN 273-624-0127

PROOF OF SERVICE

STATE OF CALIFORNIA
COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is: 12424 Wilshire Boulevard, 12th Floor, Los Angeles, California 90025.

On May 4, 2006 I caused to be served the foregoing document described as PROOF OF CLAIM on interested parties in this action

- ☒ by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.
- ☐ by placing ☐ the original ☐ a true copy thereof enclosed in sealed envelopes addressed as follows:

SERVICE NAME/ADDRESS

☒ BY MAIL

☐ I deposited such in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid.

☒ As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

☒ Federal: I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on May 4, 2006 at Los Angeles, California.


NICOLE JONES

SERVICE LIST

Daniel McCarthy, Esq.
Hill, Farrer & Burrill LLP
300 S. Grand Avenue, 37th floor
Los Angeles, CA 90071

*Attorney for Debtor, Marion H. Knight,
Jr.*

Marion H. Knight, Jr.
PO Box 3037
Beverly Hills, CA 90212

Debtor

Alvin Mar, Esq.
Office of the US Trustee
725 S. Figueroa Street, 26th floor
Los Angeles, CA 90017

Trustee

EXHIBIT 12

EXHIBIT 12

ORIGINAL

Form B10 (Official Form 10) (10/05)

United States Bankruptcy Court Central District of California		PROOF OF CLAIM
Name of Debtor DEATH ROW RECORDS, INC.		Case Number LA 06-11205-EC
<small>NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.</small>		
Name of Creditor (The person or other entity to whom the debtor owes money or property): LYDIA HARRIS		<div style="border: 1px solid black; padding: 5px; text-align: center; margin: 10px;"> OCT 19 2006 <small>CENTRAL DISTRICT OF CALIFORNIA</small> </div> <p style="text-align: center;">This space is for Court use only.</p>
Name and address where notices should be sent: SHARON Z. WEISS (State Bar No. 169446) WEINSTEIN, WEISS & ORDUBEGIAN LLP 1925 Century Park East, Suite 1150 Los Angeles, CA 90067-2712 Telephone number: (310) 203-9393		
Last four digits of account or other number by which creditor identifies debtor:		<input checked="" type="checkbox"/> Check here if this claim <input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.
1. Basis for Claim <input type="checkbox"/> Goods sold <input type="checkbox"/> Services performed <input type="checkbox"/> Money loaned <input checked="" type="checkbox"/> Personal injury/wrongful death <input type="checkbox"/> Taxes <input type="checkbox"/> Other _____		<input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. § 1114(a) <input type="checkbox"/> Wages, salaries, and compensation (Fill out below) Last four digits of your Social Security number: _____ Unpaid compensation for services performed from _____ (date) to _____ (date)
2. Date debt was incurred: Dec. 15, 1992 - Feb. 26, 2002		3. If court judgment, date obtained: March 9, 2005
4. Total Amount of Claim at Time Case Filed: \$ 107 million* <small>(unsecured) (secured) (priority) (Total)</small> If all or part of your claim is secured or entitled to priority, also complete Item 5 or 7 below. <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all interest or additional charges. * In excess of \$107 million - some or all may be secured.		
5. Secured Claim. <input type="checkbox"/> Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other _____ Value of Collateral: \$ _____ Amount of arrearage and other charges at time case filed included in secured claim, if any \$ _____		7. Unsecured Priority Claim. <input type="checkbox"/> Check this box if you have an unsecured priority claim, all or part of which is entitled to priority. Amount entitled to priority \$ _____ Specify the priority of the claim: <input type="checkbox"/> Wages, salaries or commissions (up to \$10,000)* earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4). <input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5). <input type="checkbox"/> Up to \$2,225* of deposits toward purchase, lease or rental of property or services for personal, family, or household use - 11 U.S.C. § 507(a)(7). <input type="checkbox"/> Domestic support obligations under - 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). <input type="checkbox"/> Taxes or penalties owed to governmental units - 11 U.S.C. § 507(a)(8). <input type="checkbox"/> Other - Specify applicable paragraph of 11 U.S.C. § 507(a)(____). <small>*Amounts are subject to adjustment on 4/1/07 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment. \$10,000 and 180-day limits apply to cases filed on or after 4/20/05. Pub. L. 109-8</small>
6. Unsecured Nonpriority Claim. \$107 million <input checked="" type="checkbox"/> Check this box if (a) there is no collateral or lien securing your claim, or (b) your claim exceeds the value of the property securing it or (c) none or only part of your claim is entitled to priority. * See above.		
8. Credits: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. 9. Supporting Documents: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, security agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. 10. Date-Stamped Copy: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.		This space is for Court use only.
Date _____ Sign and print the name and title of any of the creditor or other person authorized to file this claim (attach copy of power of attorney if any): Sep 2006 LYDIA HARRIS		
<small>Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3671.</small>		

F.D.

FILED

LOS ANGELES SUPERIOR COURT

MAR 09 2005

JOHN A. CLARKE, CLERK

By:

L. Castle
R. CASTLE

1 DAVID B. CASSELMAN (SBN 81657)
2 I.DONALD WEISSMAN (SBN 67980)
3 WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
4 5567 Reseda Boulevard, Suite 330
Post Office Box 7033
Tarzana, California 91357-7033
Telephone: (818) 705-6800 • (323) 872-0995
Facsimile: (818) 705-8147

Attorneys for Plaintiffs
6 LYDIA HARRIS and NEW IMAGE MEDIA
7 CORPORATION

8 SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 FOR THE COUNTY OF LOS ANGELES

11 LYDIA HARRIS, LIFESTYLE
12 RECORDS, INC., AND NEW IMAGE
MEDIA CORP.,

13 Plaintiffs,

14 v.

15 KEVIN GILLIAM AKA BATTLECAT;
16 MARION H. KNIGHT AKA SUGE
KNIGHT; DEATH ROW RECORDS;
17 THA ROW, INC.; DAVID E. KENNER;
DAVID E. KENNER PROFESSIONAL
LAW CORPORATION; DAVID E.
18 KENNER, A PROFESSIONAL
CORPORATION; THE DAVID E.
KENNER TRUST; INTERSCOPE
19 RECORDS; JIMMY IOVINE; JOHN T.
MCCLAIN, JR.; A&M RECORDS; ET
20 AL.,

21 Defendants.

CASE NO. BC 268857

Case Assigned to:
Judge Ronald M. Schigian - Dept. 41

[Complaint Filed: February 26, 2002]

JUDGMENT

23 Upon the Order striking the Answer of MARION H. KNIGHT, aka SUGE KNIGHT, and
24 DEATH ROW RECORDS, INC., ~~DEATH ROW RECORDS, INC.~~ ~~DEATH ROW, INC.~~
25 to Plaintiffs' Complaint and entering default thereon, consideration of the Plaintiffs' Application
26 for Default Prove-up Damages and the supporting declarations of Lydia Harris, I.Donald
27 Weissman, Michael Harris and Phil Ames, and good cause appearing therefor,
28

JUDGMENT

- 2 -

WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
5567 RESEDA BOULEVARD, SUITE 330
P.O. BOX 7033
TARZANA, CALIFORNIA 91357-7033

1 IT IS HEREBY ADJUDGED that judgment is entered in favor of plaintiffs, LYDIA
2 HARRIS and NEW IMAGE MEDIA CORP., and against defendants, MARION H. KNIGHT
3 aka SUGE KNIGHT ^{and} ~~DEATH ROW RECORDS, INC., aka DEATH ROW RECORDS L.L.C.,~~
4 ~~and TNA ROW, INC.~~ in the sum of \$ 45,000,000 for economic damages,
5 \$ 2,000,000 for non-economic damages, \$ 60,000,000 for punitive damages.

6
7 Further, PLAINTIFFS to recover costs pursuant to a memorandum of costs to be filed
8 pursuant to the statute *in the amount of \$* _____

9
10 Dated: 3-9-05

11 *Roued M. Solizian*
12 JUDGE OF THE LOS ANGELES SUPERIOR COURT
13
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WASSERMAN, COMDEN, CASSELMAN & TEABSON L.L.T.
2287 REBEKA BOULEVARD, SUITE 230
P.O. BOX 7033
TAREANA, CALIFORNIA 91357-7033

<small>ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address)</small> DEBRA VANIMAN CRAWFORD, SBN 116222 LAW OFFICES OF CRAWFORD & CRAWFORD P.O. Box 373 SW Mission & 4th Carmel, California 93921-0373 TELEPHONE NO: 831-624-2422 FAX NO (Optional) <small>E-MAIL ADDRESS (Optional)</small> ATTORNEY FOR (Check): <u>LYDIA HARRIS</u>		<div style="text-align: center;">FL-180 FILED DEC 23 2005 LISA M. GALDOS CLERK OF THE SUPERIOR COURT C.J. CAMACHO DEPUTY</div>
<small>SUPERIOR COURT OF CALIFORNIA, COUNTY OF MONTEREY</small> STREET ADDRESS: 1200 Aguajito Road MAILING ADDRESS: 1200 Aguajito Road CITY AND ZIP CODE: Monterey, CA 93940 BRANCH NAME: MONTEREY		
<small>MARRIAGE OF</small> PETITIONER: MICHAEL RAY HARRIS RESPONDENT: LYDIA HARRIS		
<div style="text-align: center;">JUDGMENT</div> <div style="display: flex; justify-content: space-between;"><div><input checked="" type="checkbox"/> DISSOLUTION <input type="checkbox"/> Status only <input type="checkbox"/> Reserving jurisdiction over termination of marital or domestic partnership status <input type="checkbox"/> Judgment on reserved issues</div><div><input type="checkbox"/> LEGAL SEPARATION</div><div><input type="checkbox"/> NULLITY</div></div> <div style="text-align: right;">DEC 23 2005</div> <div style="text-align: center;">Date marital or domestic partnership status ends: DATE OF FILE STAMP</div>		<small>CASE NUMBER:</small> DR 43369

1. ☐ This judgment contains personal conduct restraining orders of the attachment. They expire on (date):
☐ modifies existing restraining orders.

2. This proceeding was heard as follows: ☐ Default or uncontested ☐ By declaration under Family Code section 2336

☒ Contested

a. Date: 11-14-05

Dept: 13

Room:

b. Judicial Officer (name): ADRIENNE M. GROVER

☐ Temporary Judge

c. ☒ Petitioner present in court

☒ Attorney present in court (name): STEVEN M. GOLDBERG

d. ☒ Respondent present in court

☒ Attorney present in court (name): DEBRA V. CRAWFORD

e. ☐ Claimant present in court (name):

☐ Attorney present in court (name):

f. ☒ Other (specify name): Attorney for
Petitioner: DAN GOLDMAN

3. The court acquired jurisdiction of the respondent on (date): June 9, 2005

a. ☒ The respondent was served with process.

b. ☐ The respondent appeared.

THE COURT ORDERS, GOOD CAUSE APPEARING

4. a. ☒ Judgment of dissolution is entered. Marital or domestic partnership status is terminated and the parties are restored to the status of single persons

(1) ☒ on (specify date): SAME DATE AS FILE STAMP DEC 23 2005

(2) ☐ on a date to be determined on noticed motion of either party or on stipulation.

b. ☐ Judgment of legal separation is entered.

c. ☐ Judgment of nullity is entered. The parties are declared to be single persons on the ground of (specify):

d. ☐ This judgment will be entered nunc pro tunc as of (date):

e. ☐ Judgment on reserved issues.

f. The ☐ petitioner's ☐ respondent's former name is restored to (specify):

g. ☐ Jurisdiction is reserved over all other issues, and all present orders remain in effect except as provided below.

h. ☐ This judgment contains provisions for child support or family support. Each party must complete and file with the court a Child Support Case Registry Form (form FL-191) within 10 days of the date of this judgment. The parents must notify the court of any change in the information submitted within 10 days of the change, by filing an updated form. The Notice of Rights and Responsibilities—Health Care Costs and Reimbursement Procedures and Information Sheet on Changing a Child Support Order (form FL-192) is attached.

12 DEC. 13. 2005 10:21 AM 103152VSS AUGUST KABAT CRAWFORD & CRAWFORD HQ. 8028 P. 2/4/04

1 PURSUANT TO STIPULATION OF THE PARTIES RECITED IN COURT, IT IS HEREBY
2 ORDERED, ADJUDGED AND DECREED AS FOLLOWS:
3

4 1. Of the monies received by Respondent from Marlon Knight to date, Sixty
5 Thousand (\$60,000) shall be paid to an individual per agreement of the parties. One
6 Hundred and Seventy-Nine Thousand Dollars (\$179,000) shall be given to Petitioner
7 and Two Hundred Thousand Dollars (\$200,000) shall be retained by Respondent.

8 Each party shall pay one-half of the copying costs for the Xenon case out of said
9 money.

10 Respondent shall put Two Hundred Six Thousand Dollars (\$206,000) in escrow
11 for potential fees or costs in LASO Case BC 288857.

12 Each party shall pay taxes, if any, on their share of said money.

13 2. Each party is awarded one-half of the net profits of the DVD on the
14 documentary "Welcome to Death Row."

15 3. Any and all major decisions on the lawsuit regarding the "Welcome to Death
16 Row" documentary versus Xenon shall be made by the parties jointly. The net proceeds
17 of said lawsuit shall be divided equally by the parties. The costs shall be shared equally
18 by the parties and shall be advanced, if possible. Respondent will keep Petitioner
19 advised of all developments in the case, and shall provide him with copies of all filed
20 documents to date at Petitioner's expense.

21 4. Each party shall receive one-half of the net proceeds from the Battlecat
22 Judgment in LASO Case BC 288857, which was an arbitrated judgment.

23 Petitioner is awarded the Battlecat masters. Respondent shall arrange for
24 shipment of said masters to Petitioner at his cost and direction.

25 Petitioner shall license the songs from the Battlecat masters in the documentary
26 "Married to the Game" to Respondent at no cost. Each party shall be awarded one-half
27 of the net proceeds of the "Married to the Game" DVD, but Respondent shall have
28

Judgment; Marriage of Harris, DR 43369

12DEC. 13. 2015 10:21AM 18318RUSS AUGUST&KABAT CRAWFORD & CRAWFORD NO. 8028 P. 3/4 83/ed

1 management and control over the "Married to the Game" DVD. No salary shall be paid
2 to Respondent in determining net proceeds.

3 5. The corporation KDA is awarded to Respondent.

4 6. The restaurant Deshe's Soul Food is awarded to Respondent.

5 7. The proceeds from the "Married to the Game" book is awarded to
6 Respondent.

7 8. O Lydia, a company, is awarded to Respondent. However, one-half of the
8 net proceeds from the "Married to the Game" DVD is awarded to each party.

9 9. The parties shall cooperate to consolidate their ongoing business concerns
10 which are community property and from which they are each getting profits into a
11 company to be created called Harris Enterprises.

12 10. The company Dream On Production is awarded to Respondent, except for
13 one-half of the net royalties from "Married to the Game" DVD shall be awarded to each
14 party.

15 11. Petitioner's life story is awarded to Petitioner.

16 12. Nu Image Media is awarded to Petitioner after the One Hundred Seven
17 Million Dollar judgment in LASO Case BC 288857 has been collected or compromised to
18 the satisfaction of Petitioner and Respondent.

19 13. The proceeds of Los Angeles Superior Court Case BC 288857 are
20 community property. The allocation to the parties is reserved as to how much of said
21 proceeds shall be awarded to each party.

22 The fees and costs to Casselman's firm when they are determined shall be
23 divided between the parties on an equal basis. Each party shall pay their own fees and
24 costs in the case of Casselman versus Harris which is Los Angeles Superior Court case
25 BC 340198.

26 14. The issue of child support is reserved.

27 15. Child custody jurisdiction is in the State of Texas. The parties have stated
28

Judgment: Marriage of Harris; DIR 43369

2

DEC 13, 2005 10:22AM 10316XVS AUGUSTAKASAT CRAWFORD & CRAWFORD NO. 8028 P. 4/484/84

1 their intent that Respondent will bring the child of the parties to visit Petitioner once
2 every two months until the child is 18 years of age.

3 16. The parties jointly support a motion for the appointment of a receiver for the
4 collection of the judgment in LASC Case BC 268857.


5 17. Each party shall pay their own attorneys fees and costs in this case to date.

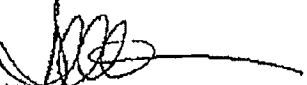
6 18. The Court reserves jurisdiction over the executory portions of this judgment
7 including the formation of Harris Enterprises.

8 19. The trial on the issue of the allocation of the proceeds of LASC Case BC
9 268857 is set for January 30, 2006, at 9:00 a.m. in Department 13 of this Court.

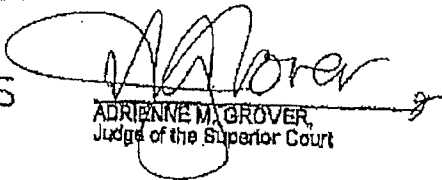
10 20. The parties shall exchange Preliminary Declarations of Disclosure forthwith.
11 The Final Declarations of Disclosure are waived.

12 APPROVED AS TO FORM AND CONTENT:

13
14 
15 STEVEN M. GOLDBERG,
16 Attorney for Petitioner,
17 MICHAEL HARRIS

18 
19 DEBRA VANIMAN CRAWFORD,
20 Attorney for Respondent,
21 LYDIA HARRIS

22 12-23-05

23 
24 ADRIENNE M. GROVER,
25 Judge of the Superior Court
26
27
28

Judgment; Marriage of Harris; DR 43369

3

1 Hon. Stephen E. Haberfeld, Discovery Referee
2 JAMS
3 707 Wilshire Blvd., 46th Fl.
4 Los Angeles, CA 90017
5 Tel.: 213-353-9711
6 Fax: 213-620-0100
7 E-Mail: judgehaberfeld@comcast.net

11 SUPERIOR COURT OF CALIFORNIA
12 COUNTY OF MONTEREY

14 MICHAEL RAY HARRIS,
15 Petitioner,
16 vs.
17 LYDIA HARRIS,
18 Respondent.

Case No. DR 43369

REFeree's ORDER GRANTING
PETITIONER'S MOTION TO COMPEL
MARION H. "SUGE" KNIGHT TO
PRODUCE DOCUMENTS RESPONSIVE
TO PETITIONER'S FIRST SET OF
REQUESTS FOR PRODUCTION OF
DOCUMENTS

Hearing

Date: January 5, 2006
Time: 5:15 p.m.
Place: Via Conference Call
Referee: Hon. Stephen E. Haberfeld

23
24 Petitioner Michael Ray Harris's ("Petitioner's") motion to compel Marion H. "Suge"
25 Knight ("Mr. Knight") to respond and produce documents responsive to Petitioner's first set
26 of requests for production of documents ("Motion") was expressly and specifically referred to
27 the undersigned discovery referee ("Referee") by the Court's Order, dated December 13, 2005 --
28 - which also appointed the Referee. Steven M. Goldberg, Esq. and Dan Goldman, Esq. of the

Referee

1

[PROPOSED] ORDER

1 law firm of Russ August & Kabat appeared and participated with the Referee in a telephonic
2 hearing on the Motion --- which hearing was set by stipulation, including the agreement of
3 Dermot D. Givens, Esq. counsel for Mr. Knight, during a telephonic Status Conference held on
4 January 4, 2006. Debra Crawford, Esq. of the law firm of Crawford & Crawford, counsel for
5 Respondent Lydia Harris in this proceeding --- having been apprised of the stipulated and
6 ordered telephonic hearing during the aforesaid Status Conference --- stated that she did not
7 intend to participate in the hearing on the Motion.

8 Mr. Givens did not appear or participate in the hearing on the Motion, as agreed and
9 accordingly so ordered, or communicate with either the Referee or Petitioner's counsel after the
10 January 4, 2006 Status Conference and before or during the hearing on the Motion concerning
11 that hearing or at all.

12 All participants in the January 4, 2006 Status Conference knew the date, time and call-in
13 information for the hearing on the Motion. Messrs. Goldberg and Goldman dialed in for the
14 telephonic hearing, as agreed and ordered, shortly after 5:15 p.m. (PT). The Referee was already
15 on the line. After waiting for Mr. Givens for approximately five minutes, at approximately 5:20
16 p.m. (PT), the Referee stated that the Referee would go off line until the earlier of being
17 contacted that Mr. Givens had joined the conference call or 5:30 p.m. (PT), at which time the
18 Referee would dial back into the conference call and discuss with whoever was on the line at that
19 time what next to do.

20 At approximately 5:30 p.m. (PT) --- not having been contacted by anyone concerning that
21 or whether Mr. Givens had joined the conference call for the hearing --- the Referee dialed back
22 into the conference call and ascertained that Mr. Givens was not on the line. Petitioner's
23 counsel, Mr. Goldberg, represented to the Referee that Mr. Givens had not joined the conference
24 call at any time prior to the Referee's re-joining the conference call at 5:30 p.m. (PT) and that
25 Mr. Goldberg had unsuccessfully tried to contact Mr. Givens about his joining the telephonic
26 hearing on the Motion during the approximately ten minute (5:20-5:30 p.m. (PT)) interval when
27 the Referee was off-line. Mr. Goldberg represented that he had called Mr. Givens' cell phone
28 and that Mr. Givens did not answer, and Mr. Goldberg left a message, and that Mr. Goldberg

(Exhibit)

2

[PROPOSED] ORDER

1 additionally sent Mr. Givens an e-mail, but Mr. Givens did not respond or call in to the
2 conference call.

3 At approximately 5:35 p.m. (PT), the Referee ruled that --- in view of the above-
4 referenced facts and circumstances, and good cause appearing --- the stipulated and ordered
5 telephonic hearing on the Motion would go forward, and the Referee made the following ruling
6 and order concerning the Motion during the hearing which lasted until approximately 5:45 p.m.
7 (PT).

8 Based on careful consideration of the papers submitted by Petitioner and Mr. Knight in
9 support of and in opposition to Petitioner's motion to compel Mr. Knight to produce, without
10 objection, all documents responsive to Petitioner's First Set of Requests for Production of
11 Documents ("document request") and, after a hearing and good cause appearing, it is hereby
12 ORDERED as follows. Petitioner's motion to compel is granted as to the production of all
13 documents requested to be produced by Mr. Knight in Petitioner's document request. Mr.
14 Knight is hereby ordered to produce, without objection, all documents in his possession, custody
15 and/or control which are responsive to Petitioner's document request, immediately prior to the
16 commencement of the taking of Mr. Knight's ordered deposition on Tuesday, January 10, 2006
17 at 10:00 a.m., at JAMS, 707 Wilshire Boulevard, 46th Floor, Los Angeles, California 90017.
18 Petitioner's request for monetary sanctions in connection with the Motion is reserved.

19 Immediately prior to the conclusion of the hearing on the Motion, the Referee requested
20 that Petitioner's counsel prepare, submit to the Referee and disseminate to all participants in the
21 discovery reference, including the Wasserman Comden firm, a proposed form of order for the
22 Referee's review and signature, reflecting the Referee's rulings and orders made during the
23 hearing on the Motion.

24 DATED: January 6, 2006


25 STEPHEN E. HABERFELD
26 Discovery Referee

27 Subject

28 3

[PROPOSED] ORDER

PROOF OF SERVICE
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the county of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 707 Wilshire Blvd. 46th Floor, Los Angeles, CA 90017.

On January 6, 2006, I served the foregoing document described as REFEREE'S ORDER GRANTING PETITIONER'S MOTION TO COMPEL MARION H. "SUGGE" KNIGHT TO PRODUCE DOCUMENTS RESPONSIVE TO PETITIONER'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS in the matter of MICHAEL RAY HARRIS V. LYDIA HARRIS to interested parties in this action, as follows:

ORIGINAL FILED TO: (Via fax & mail)

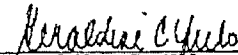
Hon. Adrienne Grover
Monterey Courthouse
1200 Aguajito Road
Courtroom #13
Monterey, CA 93940
Fax: 831-647-5897

(SEE ATTACHED SERVICE LIST)

(X) BY MAIL: as follows: I am "readily familiar" with the firm's practice of collection and processing of correspondence for mailing with the United States Postal Service. I know that the correspondence was deposited with the United States Postal Service on the same day this declaration was executed in the ordinary course of business. I know that the envelope was sealed and, with postage thereon fully prepaid, placed for collection and mailing on this date in the United States mail at Los Angeles, California.

(X) BY FACSIMILE TRANSMISSION: I caused the above-referenced document(s) to be transmitted to the above-named person(s) at the telecopy numbers on the attached list.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on January 6, 2006.



Geraldine C. Yalo

CA001 - JAMS, Inc. Service List



1/6/2006

Reference # : 1226034123
Case Name : Harris, Michael Ray vs. Harris, Lydia
Case Type: FAMI
Referring Judge:
Panelist: Haberfeld, Stephen E.,

2 **Goldberg, Steven M.**
Steven M. Goldberg (Active)
Russ, August & Kabat PBTI Petitioner
12424 Wilshire Blvd. Main Phone # 310-826-7474
Suite 1200 Direct Phone #
Los Angeles, CA 90025 FAX # 310-826-6991
sgoldberg@raklaw.com
Party Represented :
Michael Ray Harris

3 **Glvens, Dermot**
Dermot Glvens (Active)
L/O Dermot Glvens RBSP Respondent
433 Camden Dr. Main Phone # 310-854-8823
Suite 600 Direct Phone #
Beverly Hills, CA 90210 FAX # 323-878-0416
dermotg@aol.com
Party Represented :
Marion Knight
Death Row Records Inc.

4 **Crawford, Debra Vaniman**
Debra Vaniman Crawford (Active)
Crawford & Crawford RESP Respondent
P.O. Box 373 Main Phone # 831-624-2422
SW Mission & 4th Direct Phone #
Carmel, CA 93921 FAX # 831-624-2428
Debra@Divorce-123.com
Party Represented :
Lydia Harris

5 **Goldman, Dan**
Dan Goldman (Active)
Russ, August & Kabat PETI Petitioner
12424 Wilshire Blvd. Main Phone # 310-826-7474
Suite 1200 Direct Phone #
Los Angeles, CA 90025 FAX # 310-826-6991
dwgoldman@raklaw.com
Party Represented :
Michael Ray Harris

CA001 - JAMS, Inc. Service List



1/6/2006

6 Comden, Leonard J.
Leonard J. Comden (Active)
Wasserman, Comden, Casselman & Pearson RBSP Respondent
5567 Reseda Blvd., Suite 330 Main Phone # 818-705-6800
PO Box 7033 Direct Phone #
Tarzana, CA 91357-7033 FAX # 818-345-0162
lcomden@wccplaw.com
Party Represented:
Wasserman, Comden, Casselman & Pearson

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PROOF OF SERVICE

STATE OF CALIFORNIA
COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is: 12424 Wilshire Boulevard, 12th Floor, Los Angeles, California 90025.

On May 4, 2006 I caused to be served the foregoing document described as PROOF OF CLAIM on interested parties in this action

- ☒ by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.
- ☐ by placing ☐ the original ☐ a true copy thereof enclosed in sealed envelopes addressed as follows:

SERVICE NAME/ADDRESS

- ☒ BY MAIL
- ☐ I deposited such in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid.
- ☒ As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
- ☒ Federal: I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on May 4, 2006 at Los Angeles, California.


NICOLE JONES

SERVICE LIST

Robert S. Altagen, Esq. *Attorney for Debtor, Death Row*
111 Corporate Center Drive, Ste. 201 *Records*
Monterey Park, CA 91754

Death Row Records, Inc. *Debtor*
PO Box 3037
Beverly Hills, CA 90212

Office of the US Trustee *Trustee*
725 S. Figueroa Street, 26th floor
Los Angeles, CA 90017